

Registered No. M-5.

[Part, 1 & 2.]



# THE FORT ST. GEORGE GAZETTE

EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 37. MADRAS, MONDAY, SEPTEMBER 11, 1939

## Part IV—Proceedings of the Madras Legislature

### CONTENTS

Act No. XXXI of 1939—Madras Temple Entry Prohibition and Exemption

1939

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### Act of the Madras Legislature.

The following Act of the Madras Legislature received the assent of His Excellency the Governor-General on the 4th September 1939 and is hereby published for general information:—

#### ACT No. XXXI OF 1939.

*An Act to authorise and indemnify trustees, officers and other persons in respect of entry into and offer of worship in Hindu temples by certain classes of Hindus who by custom or usage are excluded from such entry and worship.*

WHEREAS there has been a growing volume of public opinion demanding the removal of the disabilities imposed by custom and usage on certain classes of Hindus in respect of their entry into and offering worship in Hindu temples;

AND WHEREAS it is just and desirable to authorize the trustees or other authorities in charge of such temples to throw them open to, and permit, persons belonging to the said classes to enter into and offer worship in such temples, and that no person should suffer any civil or criminal penalty or disadvantage by reason of anything done in connection with such entry and worship;

AND WHEREAS a situation has arisen in the city of Madras and elsewhere in the Province of Madras in which it has become necessary to indemnify and protect officers of Government, trustees, priests and other persons in respect of acts done, steps taken or alleged failure of duty on the 8th day of July 1939 and thereafter of the nature aforesaid;

It is hereby enacted as follows:—

Short title  
and extent.

1. (1) This Act may be called the Madras Temple Entry Authorization and Indemnity Act, 1939.

(2) It extends to the whole of the Province of Madras.

Indemnity  
provision of  
officers and  
other persons for  
service Act,  
1939.

2. No officer of Government, no executive authority, officer or servant of any Local Board or Municipality, no trustee, officer or other authority constituted or acting under the Madras Hindu Religious Endowments Act, 1926, or any other law, no priest or person officiating as such and no person entering or offering worship or assisting or acting under the authority of or with the permission of such officer, servant, authority, trustee, priest or person officiating shall be prosecuted, sued or otherwise proceeded against in respect of any act done or step taken or any alleged failure of duty on the 8th day of July 1939 or on any subsequent date up to the commencement of this Act, in furtherance of, or in connection with, the entry into and offer of worship in the Sri Moosakudi Sundaravaras temple in the city of Madras or any other Hindu temple in the Province of Madras by any person belonging to classes of Hindus hitherto excluded by custom or usage from such entry or worship;

Section  
12 of 19

and all officers, servants, authorities, trustees, priests and other persons aforesaid are hereby indemnified and

discharged from all liability in respect of all such acts, steps and alleged failure of duty.

3. If in the opinion of the trustee or other authority in charge of any Hindu temple in the Province of Madras the worshippers of such temple are generally not opposed to the removal of the disability imposed by custom or usage on certain classes of Hindus in regard to entry into or offer of worship in such temple, such trustee or other authority may, with the approval of the Provincial Government and notwithstanding anything contained in the Madras Hindu Religious Endowments Act, 1925, or any other law, throw open the temple to such classes and thereafter persons belonging to such classes shall have the right to enter into and offer worship in such temple.

Throwing open of temples to certain classes of worshippers.

Madras Act II of 1935.

Provided that in the case of the temples specified in the Schedule to this Act and other Hindu temples in the Province which have been thrown open to the classes aforesaid before the commencement of this Act, such approval shall not be required and the said temples shall be deemed to have been thrown open to the classes aforesaid under the provisions of this section.

Explanation.—If more persons than one are the trustees or constitute the other authority in charge of the temple, a majority of them shall be entitled to decide and act in terms of this section.

4. No person who enters or offers worship in any temple thrown open or deemed to be thrown open under the provisions of section 3 shall by reason only of such entry or worship be deemed to have committed any actionable wrong or offence or be sued or prosecuted therefor.

No action-able wrong or offence committed by entry or worship in temples thrown open.

5. No suit for damages, injunction or declaration or for any other relief, no prosecution for any offence, and no application or other proceeding under the Madras Hindu Religious Endowments Act, 1925, or any other law shall be instituted in respect of any entry into, or worship in any temple thrown open or deemed to have been thrown open under section 3, on the ground that such entry or worship is against the usage or custom which excludes certain classes of Hindus from

Prohibiting the institution of proceedings of actions.

Madras Act II of 1935.

such entry or worship; and no suit or other proceeding shall be instituted in respect of such entry or worship on the ground that there has been any irregularity or failure in complying with the provisions of section 3, without the previous sanction of the Provincial Government. No suit, prosecution, application or proceeding of the nature aforesaid instituted before the commencement of this Act shall be continued thereafter without the sanction of the Provincial Government.

Amendment  
of section 44,  
Madras Act  
II of 1937.

4. In section 40 of the Madras Hindu Religious Endowments Act, 1926, after the words and figures "Subject to the provisions of the Malabar Temple Entry Act, 1936" the words and figures "and the Madras Temple Entry Authorization and Indemnity Act, 1939" shall be inserted.

#### SCHEDULE.

(See proviso to section 3.)

1. Sri Meenakshi Sundareswar temple, Madurai.
2. Sri Kuddalagar temple, Madurai.
3. Sri Sundararajapuram temple, Vellore, Madurai taluk, Madurai district.
4. Sri Kalanagarapuram temple, Tirumohur, Madurai taluk, Madurai district.
5. Sri Brahadeswarar temple, Tanjore.
6. Sri Tirukattichalwaraswami temple, Courtallam, Tanjore taluk, Tanjore district.
7. Sri Kalai Vengaltheswarar temple, Pudukottai, Pudukottai taluk, Tanjore district.

(By order of His Excellency the Governor)

P. APPU NAIR,  
Secretary to Government, Legal Department.



# THE FORT ST. GEORGE GAZETTE

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

No. 24]

MADRAS, MONDAY, SEPTEMBER 11, 1939

## LEGAL DEPARTMENT.

## ORDINANCES.

## No. 12.

The Detention of Enemy Shipping Ordinance, 1939 (Ordinance No. VI of 1939), and the Indian Air Force Volunteer Reserve (Amendment) Ordinance, 1939 (Ordinance No. VII of 1939), which were published in the Gazette of India Extraordinary of 20th and 28th September 1939, respectively, are republished as follows:—

The Detention of Enemy Shipping Ordinance, 1939 (Ordinance No. VI of 1939).

## LEGISLATIVE DEPARTMENT.

Enacted on the 28th September 1939.

ORDINANCE No. VI of 1939.

An Ordinance to provide for the detention of enemy ships in ports in British India.

Enacted in emergency law which makes it immediately necessary to provide for the detention of enemy ships in ports in British India.

Now, therefore, in exercise of the powers conferred by section 75 of the Government of India Act, as amended in the South India Act, 1930, the Government-General is pleased to make and promulgate the following Ordinance:—

In force.

Enacted in emergency law.

Enacted in emergency law.

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which is not required by sub-section (1), be brought before the High Court for its jurisdiction.

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(Enacted by order of His Excellency the Governor)

Enacted in emergency law.

Enacted in emergency law.

The Indian Air Force Volunteer Reserve (Amendment) Ordinance, 1939 (Ordinance No. VII of 1939).

Enacted on the 28th September 1939.

ORDINANCE No. VII of 1939.

An Ordinance to provide for the discipline of members of the Indian Air Force Volunteer Reserve in British India on behalf of His Majesty.

Enacted in emergency law which makes it immediately necessary to provide for the discipline of members of the Indian Air Force Volunteer Reserve in British India on behalf of His Majesty.

Now, therefore, in exercise of the powers conferred by section 75 of the Government of India Act, as amended in the South India Act, 1930, the Government-General is pleased to make and promulgate the following Ordinance:—

1. (1) This Ordinance may be called the Indian Air Force Volunteer Reserve (Amendment) Ordinance, 1939. (2) It extends to the whole of British India and applies to members of the Indian Air Force Volunteer Reserve wherever they may be.

2. (1) It shall come into force on such date as the Central Government may, by notification in the official Gazette, appoint in this behalf.

3. The Central Government may make rules for the government, discipline and regulation of the Indian Air Force Volunteer Reserve.

4. Every member of the Indian Air Force Volunteer Reserve, while undergoing training in any unit, or otherwise in possession of leave with or without pay, or when called upon without service in the Indian Air Force, in pursuance of the said rules, shall be subject to the Indian Air Force Act, 1932, in the same manner as a person belonging to that Act's Indian Air Force, and shall continue to be so subject until duly released from such training or service, or the case may be.

Enacted in emergency law.

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Persons for  
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of arms or  
ammunition  
shall be

4. (2) If any member of the Indian Air Force Volunteer Reserve, when required, is in possession of arms made under section 2, he shall use or attempt to use any arms for the purpose of subverting law, or he shall not knowingly assist in any or attempt to assist in any such subversion, he shall be punishable with fine which may extend to five hundred rupees.

(3) If any member of the Indian Air Force Volunteer Reserve, when called into armed service in the Indian Air Force, and supplied by such call to join the unit or attend as any place, with a license reasonable amount to comply with such requirements as are within such time as the Central Government may, by order, direct, he shall be liable to be apprehended and punished in the same manner as a person who is obedient to the Indian Air Force during or improperly attempting to avoid from duty, except that the punishment shall not extend to imprisonment which may extend to two years.

5. When any member of the Indian Air Force Volunteer Reserve is required, he shall use or attempt to use any arms or ammunition for the purpose of subverting law, or he shall not

knowingly assist in any or attempt to assist in any such subversion, he shall be punishable with fine which may extend to five hundred rupees.

6. No Court shall be competent to try any offence committed by a member of the Indian Air Force Volunteer Reserve under section (2) of section 4.

Enacted,  
Port St. George, 1925.

By the  
The 10 September 1925.

G. H. Ganga,  
Secretary to the Government of India.

(Republished by order of His Excellency the Governor)

P. APPU NAIR,  
Secretary to Government.

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වත්තමා ඇතැම් අය අනුමාන 73 - 74 ප්‍රතිශතය වැඩි වී ඇත. එමෙන්ම, 2007 වසරේදී 2006 වසරේ සමාන වශයෙන්ම 73 - 74 ප්‍රතිශතය වැඩි වී ඇත. එමෙන්ම, 2007 වසරේදී 2006 වසරේ සමාන වශයෙන්ම 73 - 74 ප්‍රතිශතය වැඩි වී ඇත.

1990 ലെ മേയ് മാസം മുതൽ കോട്ട അപ്പുറം, ചില ആവശ്യങ്ങൾക്കായി മാത്രമുള്ള സൗകര്യം ഒരുങ്ങാൻ പറ്റിയെന്നും ഇതിന്റെ വിവരങ്ങൾ ഉപയോഗിച്ച് നഗർ ഓഫീസ്,

1999 ൽ േയ്യ േയ്യ േയ്യ േയ്യ, േയ്യ േയ്യ 1999 േയ്യ  
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1. (1) ഈ അഭിന്ന 1986 ഓഗസ്റ്റ് നമ്പർക്ക് മുമ്പ് (1986/87) ജില്ലാ പഞ്ചായത്ത് പ്രസിഡന്റു.

(7) ഇതു 1919 ഏപ്രിൽ 1-നു തീർത്തതിനെ തുടർന്ന് വേർതിരിക്കുന്നു.

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| 1991-92-ல் கனம்<br>சர்க்கார் அளித்த<br>கொடுப்புகளின்<br>பெயர்    | மேலும் பரணியுள்ள<br>பெயர் (அதன்<br>பின்னர்) | அதன்<br>மதிப்பு |
| 1. 1991-92-ல் கனம்<br>சர்க்கார் அளித்த<br>கொடுப்புகளின்<br>பெயர் | மேலும் பரணியுள்ள<br>பெயர் (அதன்<br>பின்னர்) | அதன்<br>மதிப்பு |

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செய்துவிட்டால் அது  
செய்துவிட்டால் அது

- (3) வடிக் கால்வாய் கட்டுவதற்காக அங்குள்ளிருந்து அகற்றப்படும் கால்களையும்,  
(4) வடிக் கால்வாய் கட்டுவதில் உதவிக்கூடிய பணிகளை மேற்கொள்ளும் கால்களையும், இவ்வாறு உதவிக்கூடியவர்களை, உரிமையாளர்களை, கால்களை



[illegible][illegible]

(B) (2) എന്ന വിധത്തിൽ (a) എന്ന (b) എന്നുള്ള  
 ഭാഗങ്ങളിൽ ചേർത്തിരിക്കുന്ന സഹനികളിൽ, കോട്ട  
 കോർപ്പറേഷനായതും അതുപോലെ, "ഇന്ത്യയിലെ,  
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 മറ്റ്" നിശ്ചയിക്കുന്ന നിഷേധകളിൽ അധിക  
 സംസ്ഥാനങ്ങളെക്കூടി

[illegible]

(3) അതതു ന്യായനിഷേധ (3) എന്നു വേദവക്യം (4) എന്നു വേദവക്യമുപകാരം തന്നെ കാര്യം ചിലതുവന്നു.